## **SENATE MOTION**

## **MADAM PRESIDENT:**

I move that Senate Bill 314 be amended to read as follows:

1	Page 6, between lines 21 and 22, begin a new paragraph and insert:
2	"SECTION 6. IC 5-14-3-4, AS AMENDED BY P.L.172-2007,
3	SECTION 1, AND AS AMENDED BY P.L.179-2007, SECTION 9, IS
4	CORRECTED AND AMENDED TO READ AS FOLLOWS
5	[EFFECTIVE JULY 1, 2008]: Sec. 4. (a) The following public records
6	are excepted from section 3 of this chapter and may not be disclosed by
7	a public agency, unless access to the records is specifically required by
8	a state or federal statute or is ordered by a court under the rules of
9	discovery:
10	(1) Those declared confidential by state statute.
11	(2) Those declared confidential by rule adopted by a public
12	agency under specific authority to classify public records as
13	confidential granted to the public agency by statute.
14	(3) Those required to be kept confidential by federal law.
15	(4) Records containing trade secrets.
16	(5) Confidential financial information obtained, upon request,
17	from a person. However, this does not include information that is
18	filed with or received by a public agency pursuant to state statute.
19	(6) Information concerning research, including actual research
20	documents, conducted under the auspices of a state educational
21	institution, including information:
22	(A) concerning any negotiations made with respect to the
23	research; and
24	(B) received from another party involved in the research.
25	(7) Grade transcripts and license examination scores obtained as
26	part of a licensure process.
27	(8) Those declared confidential by or under rules adopted by the
28	supreme court of Indiana.
29	(9) Patient medical records and charts created by a provider,
30	unless the patient gives written consent under IC 16-39.
31	(10) Application information declared confidential by the board

1	of the Indiana economic development corporation under
2	IC 5-28-16.
3	(11) A photograph, a video recording, or an audio recording of an
4	autopsy, except as provided in IC 36-2-14-10.
5	(12) A Social Security number contained in the records of a
6	public agency.
7	(b) Except as otherwise provided by subsection (a), the following
8	public records shall be excepted from section 3 of this chapter at the
9	discretion of a public agency:
10	(1) Investigatory records of law enforcement agencies. However,
11	certain law enforcement records must be made available for
12	inspection and copying as provided in section 5 of this chapter.
13	(2) The work product of an attorney representing, pursuant to
14	state employment or an appointment by a public agency:
15	(A) a public agency;
16	(B) the state; or
17	(C) an individual.
18	(3) Test questions, scoring keys, and other examination data used
19	in administering a licensing examination, examination for
20	employment, or academic examination before the examination is
21	given or if it is to be given again.
22	(4) Scores of tests if the person is identified by name and has not
23	consented to the release of the person's scores.
24	(5) The following:
25	(A) Records relating to negotiations between the Indiana
26	economic development corporation, the Indiana state
27	department of agriculture, the Indiana finance authority, or
28	an economic development ecommissions, commission, a local
29	economic development organization (as defined in
30	IC 5-28-11-2(3)), or a governing body of a political
31	subdivision with industrial, research, or commercial prospects
32	if the records are created while negotiations are in progress.
33	(B) Notwithstanding clause (A), the terms of the final offer of
34	public financial resources communicated by the Indiana
35	economic development corporation, the Indiana finance

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(6) Records that are intra-agency or interagency advisory or deliberative material, including material developed by a private contractor under a contract with a public agency, that are

authority, or an economic development commissions

commission, or a governing body of a political subdivision to an industrial, a research, or a commercial prospect shall be

available for inspection and copying under section 3 of this chapter after negotiations with that prospect have terminated.

(C) When disclosing a final offer under clause (B), the Indiana

economic development corporation shall certify that the

information being disclosed accurately and completely

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represents the terms of the final offer.

1	expressions of opinion or are of a speculative nature, and that are
2	communicated for the purpose of decision making.
3	(7) Diaries, journals, or other personal notes serving as the
4	functional equivalent of a diary or journal.
5	(8) Personnel files of public employees and files of applicants for
6	public employment, except for:
7	(A) the name, compensation, job title, business address,
8	business telephone number, job description, education and
9	training background, previous work experience, or dates of
10	first and last employment of present or former officers or
11	employees of the agency;
12	(B) information relating to the status of any formal charges
13	against the employee; and
14	(C) the factual basis for a disciplinary action in which final
15	action has been taken and that resulted in the employee being
16	suspended, demoted, or discharged.
17	However, all personnel file information shall be made available
18	to the affected employee or the employee's representative. This
19	subdivision does not apply to disclosure of personnel information
20	generally on all employees or for groups of employees without the
21	request being particularized by employee name.
22	(9) Minutes or records of hospital medical staff meetings.
23	(10) Administrative or technical information that would
24	jeopardize a record keeping or security system.
25	(11) Computer programs, computer codes, computer filing
26	systems, and other software that are owned by the public agency
27	or entrusted to it and portions of electronic maps entrusted to a
28	public agency by a utility.
29	(12) Records specifically prepared for discussion or developed
30	during discussion in an executive session under IC 5-14-1.5-6.1
31	However, this subdivision does not apply to that information
32	required to be available for inspection and copying under
33	subdivision (8).
34	(13) The work product of the legislative services agency under
35	personnel rules approved by the legislative council.
36	(14) The work product of individual members and the partisan
37	staffs of the general assembly.
38	(15) The identity of a donor of a gift made to a public agency if:
39 40	(A) the donor requires nondisclosure of the donor's identity as
41	a condition of making the gift; or
42	(B) after the gift is made, the donor or a member of the donor's
42	family requests nondisclosure.
44	(16) Library or archival records:  (A) which can be used to identify any library patron; or
45	<ul><li>(A) which can be used to identify any library patron; or</li><li>(B) deposited with or acquired by a library upon a condition</li></ul>
46	that the records be disclosed only:
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<b>+</b> /	(i) to qualified researchers;

1	(ii) after the passing of a period of years that is specified in
2	the documents under which the deposit or acquisition is
3	made; or
4	(iii) after the death of persons specified at the time of the
5	acquisition or deposit.
6	However, nothing in this subdivision shall limit or affect contracts
7	entered into by the Indiana state library pursuant to IC 4-1-6-8.
8	(17) The identity of any person who contacts the bureau of motor
9	vehicles concerning the ability of a driver to operate a motor
.0	vehicle safely and the medical records and evaluations made by
.1	the bureau of motor vehicles staff or members of the driver
2	licensing medical advisory board regarding the ability of a driver
.3	to operate a motor vehicle safely. However, upon written request
4	to the commissioner of the bureau of motor vehicles, the driver
.5	must be given copies of the driver's medical records and
.6	evaluations.
.7	(18) School safety and security measures, plans, and systems,
8	including emergency preparedness plans developed under 511
9	IAC 6.1-2-2.5.
20	(19) A record or a part of a record, the public disclosure of which
21	would have a reasonable likelihood of threatening public safety
22	by exposing a vulnerability to terrorist attack. A record described
23	under this subdivision includes:
24	(A) a record assembled, prepared, or maintained to prevent,
2.5	mitigate, or respond to an act of terrorism under IC 35-47-12-1
26	or an act of agricultural terrorism under IC 35-47-12-2;
27	(B) vulnerability assessments;
28	(C) risk planning documents;
29	(D) needs assessments;
50	(E) threat assessments;
31	(F) intelligence assessments;
52	(G) domestic preparedness strategies;
33	(H) the location of community drinking water wells and
34	surface water intakes;
35	(I) the emergency contact information of emergency
66	responders and volunteers;
57	(J) infrastructure records that disclose the configuration of
88	critical systems such as communication, electrical, ventilation,
19	water, and wastewater systems; and
10	(K) detailed drawings or specifications of structural elements,
1	floor plans, and operating, utility, or security systems, whether
12	in paper or electronic form, of any building or facility located
13	on an airport (as defined in IC 8-21-1-1) that is owned,
4	occupied, leased, or maintained by a public agency. A record
15	described in this clause may not be released for public
16	inspection by any public agency without the prior approval of
17	the public agency that owns, occupies, leases, or maintains the

1 airport. The public agency that owns, occupies, leases, or 2 maintains the airport: 3 (i) is responsible for determining whether the public 4 disclosure of a record or a part of a record has a reasonable 5 likelihood of threatening public safety by exposing a 6 vulnerability to terrorist attack; and 7 (ii) must identify a record described under item (i) and 8 clearly mark the record as "confidential and not subject to public disclosure under IC 5-14-3-4(b)(19)(J) without 9 10 approval of (insert name of submitting public agency)". 11 This subdivision does not apply to a record or portion of a record 12 pertaining to a location or structure owned or protected by a 13 public agency in the event that an act of terrorism under 14 IC 35-47-12-1 or an act of agricultural terrorism under 15 IC 35-47-12-2 has occurred at that location or structure, unless 16 release of the record or portion of the record would have a 17 reasonable likelihood of threatening public safety by exposing a 18 vulnerability of other locations or structures to terrorist attack. 19 (20) The following personal information concerning a customer 20 of a municipally owned utility (as defined in IC 8-1-2-1): (A) Telephone number. 21 22 (B) Address. 23 (C) Social Security number. 2.4 (21) The following personal information about a complainant 25 contained in records of a law enforcement agency: 26 (A) Telephone number. 27 (B) The complainant's address. However, if the complainant's 28 address is the location of the suspected crime, infraction, 29 accident, or complaint reported, the address shall be made 30 available for public inspection and copying. 31 (22) Notwithstanding subdivision (8)(A), the name, compensation, 32 job title, business address, business telephone number, job 33 description, education and training background, previous work 34 experience, or dates of first employment of a law enforcement 35 officer who is operating in an undercover capacity. 36 (c) Nothing contained in subsection (b) shall limit or affect the right of a person to inspect and copy a public record required or directed to 37 be made by any statute or by any rule of a public agency. 38

(d) Notwithstanding any other law, a public record that is classified as confidential, other than a record concerning an adoption, shall be made available for inspection and copying seventy-five (75) years after

the creation of that record.

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(e) Notwithstanding subsection (d) and section 7 of this chapter:

- (1) public records subject to IC 5-15 may be destroyed only in accordance with record retention schedules under IC 5-15; or
- (2) public records not subject to IC 5-15 may be destroyed in the ordinary course of business.

1	SECTION 7. IC 5-14-1.5-6.1, AS AMENDED BY P.L.179-2007,
2	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2008]: Sec. 6.1. (a) As used in this section, "public official"
4	means a person:
5	(1) who is a member of a governing body of a public agency; or
6	(2) whose tenure and compensation are fixed by law and who
7	executes an oath.
8	(b) Executive sessions may be held only in the following instances:
9	(1) Where authorized by federal or state statute.
10	(2) For discussion of strategy with respect to any of the following:
11	(A) Collective bargaining.
12	(B) Initiation of litigation or litigation that is either pending or
13	has been threatened specifically in writing.
14	(C) The implementation of security systems.
15	(D) The purchase or lease of real property by the governing
16	body up to the time a contract or option to purchase or lease is
17	executed by the parties.
18	However, all such strategy discussions must be necessary for
19	competitive or bargaining reasons and may not include
20	competitive or bargaining adversaries.
21	(3) For discussion of the assessment, design, and implementation
22	of school safety and security measures, plans, and systems.
23	(4) Interviews and negotiations with industrial or commercial
24	prospects or agents of industrial or commercial prospects by the
25	Indiana economic development corporation, the office of tourism
26	development, the Indiana finance authority, an economic
27	development commission, the Indiana state department of
28	agriculture, a local economic development organization (as
29	defined in IC 5-28-11-2(3)), or a governing body of a political
30	subdivision.
31	(5) To receive information about and interview prospective
32	employees.
33	(6) With respect to any individual over whom the governing body
34	has jurisdiction:
35	(A) to receive information concerning the individual's alleged
36	misconduct; and
37	(B) to discuss, before a determination, the individual's status
38	as an employee, a student, or an independent contractor who
39	is:
40	(i) a physician; or
41	(ii) a school bus driver.
42	(7) For discussion of records classified as confidential by state or
43	federal statute.
44	(8) To discuss before a placement decision an individual student's
45	abilities, past performance, behavior, and needs.
46	(9) To discuss a job performance evaluation of individual
47	employees. This subdivision does not apply to a discussion of the

salary, compensation, or benefits of employees during a budget process.

- (10) When considering the appointment of a public official, to do the following:
  - (A) Develop a list of prospective appointees.
  - (B) Consider applications.

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(C) Make one (1) initial exclusion of prospective appointees from further consideration.

Notwithstanding IC 5-14-3-4(b)(12), a governing body may release and shall make available for inspection and copying in accordance with IC 5-14-3-3 identifying information concerning prospective appointees not initially excluded from further consideration. An initial exclusion of prospective appointees from further consideration may not reduce the number of prospective appointees to fewer than three (3) unless there are fewer than three (3) prospective appointees. Interviews of prospective appointees must be conducted at a meeting that is open to the public.

- (11) To train school board members with an outside consultant about the performance of the role of the members as public officials.
- (12) To prepare or score examinations used in issuing licenses, certificates, permits, or registrations under IC 15-5-1.1 or IC 25.
- (13) To discuss information and intelligence intended to prevent, mitigate, or respond to the threat of terrorism.
- (c) A final action must be taken at a meeting open to the public.
- (d) Public notice of executive sessions must state the subject matter by specific reference to the enumerated instance or instances for which executive sessions may be held under subsection (b). The requirements stated in section 4 of this chapter for memoranda and minutes being made available to the public is modified as to executive sessions in that the memoranda and minutes must identify the subject matter considered by specific reference to the enumerated instance or instances for which public notice was given. The governing body shall certify by a statement in the memoranda and minutes of the governing body that no subject matter was discussed in the executive session other than the subject matter specified in the public notice.
- (e) A governing body may not conduct an executive session during a meeting, except as otherwise permitted by applicable statute. A meeting may not be recessed and reconvened with the intent of circumventing this subsection.".
- Page 24, line 17, delete "in obtaining and" and insert "with the permit process".
- Page 24, line 18, delete "preparing the permits".
- 45 Page 24, delete lines 22 through 28.
- 46 Page 24, line 29, delete "IC 15-9-2-7" and insert "IC 15-9-2-6".
- 47 Page 24, line 31, delete "7." and insert "6.".

1	(Reference is to SB 316 as printed January 25, 2008.)
	Senator JACKMAN